Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
Coxcom, Inc. d/b/a Cox Communications Omaha and Cox Communications Sun Valley)	CSR 8057-E and 8058-E
Petition for Determination of Effective Competition in various Nebraska, Idaho, and Iowa Communities)	

MEMORANDUM OPINION AND ORDER

Adopted: February 19, 2010 Released: February 19, 2010

By the Senior Deputy Chief, Policy Division, Media Bureau:

I. INTRODUCTION AND BACKGROUND

- 1. Coxcom, Inc, d/b/a Cox Communications Omaha and Cox Communications Sun Valley, hereinafter referred to as "Petitioner," has filed with the Commission a petition pursuant to Sections 76.7, 76.905(b)(2) and 76.907 of the Commission's rules for a determination that Petitioner is subject to effective competition in those communities listed on Attachment A and hereinafter referred to as "Communities." Petitioner alleges that its cable system serving the Communities is subject to effective competition pursuant to Section 623(1)(1)(B) of the Communications Act of 1934, as amended ("Communications Act") and the Commission's implementing rules, and is therefore exempt from cable rate regulation in the Communities because of the competing service provided by two direct broadcast satellite ("DBS") providers, DirecTV, Inc. ("DirecTV") and Dish Network ("Dish"). The petitions are unopposed.
- 2. In the absence of a demonstration to the contrary, cable systems are presumed not to be subject to effective competition,⁴ as that term is defined by Section 623(l) of the Communications Act and Section 76.905 of the Commission's rules.⁵ The cable operator bears the burden of rebutting the presumption that effective competition does not exist with evidence that effective competition is present within the relevant franchise area.⁶ For the reasons set forth below, we grant the petition based on our finding that Petitioner is subject to effective competition in the Communities listed on Attachment A.

²47 C.F.R. § 76.905(b)(2).

³Cox additionally relies on the subscriber count of Qwest Broadband Services, Inc. ("Qwest"), which provides cable service in Douglas County and Sarpy County, Nebraska.

⁵See 47 U.S.C. § 543(1) and 47 C.F.R. § 76.905.

¹See 47 U.S.C. § 543(a)(1).

⁴47 C.F.R. § 76.906.

⁶See 47 C.F.R. §§ 76.906 & 907.

II. DISCUSSION

- 3. Section 623(l)(1)(B) of the Communications Act provides that a cable operator is subject to effective competition if the franchise area is (a) served by at least two unaffiliated multi-channel video programming distributors ("MVPD"), each of which offers comparable video programming to at least 50 percent of the households in the franchise area; and (b) the number of households subscribing to programming services offered by MVPDs other than the largest MVPD exceeds 15 percent of the households in the franchise area. This test is otherwise referred to as the "competing provider" test.
- 4. The first prong of this test has three elements: the franchise area must be "served by" at least two unaffiliated MVPDs who offer "comparable programming" to at least "50 percent" of the households in the franchise area.⁸
- Turning to the first prong of this test, it is undisputed that these Communities are "served by" both DBS providers, DIRECTV and Dish, and that these two MVPD providers are unaffiliated with Petitioner or with each other. A franchise area is considered "served by" an MVPD if that MVPD's service is both technically and actually available in the franchise area. DBS service is presumed to be technically available due to its nationwide satellite footprint, and presumed to be actually available if households in the franchise area are made reasonably aware of the service's availability. The Commission has held that a party may use evidence of penetration rates in the franchise area (the second prong of the competing provider test discussed below) coupled with the ubiquity of DBS services to show that consumers are reasonably aware of the availability of DBS service. 10 We further find that Petitioner has provided sufficient evidence of DBS advertising in local, regional, and national media that serve the Communities to support their assertion that potential customers in the Communities are reasonably aware that they may purchase the service of these MVPD providers. 11 The "comparable programming" element is met if a competing MVPD provider offers at least 12 channels of video programming, including at least one channel of nonbroadcast service programming¹² and is supported in this petition with copies of channel lineups for both DIRECTV and Dish. 13 Also undisputed is Petitioner's assertion that both DIRECTV and Dish offer service to at least "50 percent" of the households in the Communities because of their national satellite footprint.¹⁴ Accordingly, we find that the first prong of the competing provider test is satisfied.
- 6. The second prong of the competing provider test requires that the number of households subscribing to MVPDs, other than the largest MVPD, exceed 15 percent of the households in a franchise area. Petitioner asserts that it is the largest MVPD in the Communities. Petitioner sought to determine the competing provider penetration in the Communities by purchasing a subscriber tracking report from the Satellite Broadcasting and Communications Association ("SBCA") that identified the number of subscribers attributable to the DBS providers within the Communities on a zip code and zip code plus

⁷47 U.S.C. § 543(1)(1)(B); see also 47 C.F.R. § 76.905(b)(2).

⁸47 C.F.R. § 76.905(b)(2)(i).

⁹See Petition at 5.

¹⁰Mediacom Illinois LLC et al., Eleven Petitions for Determination of Effective Competition in Twenty-Two Local Franchise Areas in Illinois and Michigan, 21 FCC Rcd 1175 (2006).

¹¹47 C.F.R. § 76.905(e)(2).

¹²See 47 C.F.R. § 76.905(g). See also Petition at 4.

¹³See Petition at 4 and Exhibit 2.

¹⁴See Petition at 4.

¹⁵*Id*. at 7.

four basis where necessary. 16

- 7. Based upon the aggregate DBS subscriber penetration levels that were calculated using Census 2000 household data, ¹⁷ as reflected in Attachment A, we find that Petitioner has demonstrated that the number of households subscribing to programming services offered by MVPDs, other than the largest MVPD, exceeds 15 percent of the households in the Communities. ¹⁸ Therefore, the second prong of the competing provider test is satisfied for each of the Communities.
- 8. Based on the foregoing, we conclude that Petitioner has submitted sufficient evidence demonstrating that both prongs of the competing provider test are satisfied and Petitioner is subject to effective competition in the Communities listed on Attachment A.

III. ORDERING CLAUSES

- 9. Accordingly, **IT IS ORDERED** that the petitions for a determination of effective competition filed in the captioned proceeding by Coxcom, Inc. d/b/a Cox Communications Omaha and Cox Communications Sun Valley **ARE GRANTED**.
- 10. **IT IS FURTHER ORDERED** that the certification to regulate basic cable service rates granted to any of the Communities set forth on Attachment A **IS REVOKED**.
- 11. This action is taken pursuant to delegated authority pursuant to Section 0.283 of the Commission's rules.¹⁹

FEDERAL COMMUNICATIONS COMMISSION

Steven A. Broeckaert Senior Deputy Chief, Policy Division, Media Bureau

¹⁸Cox's data combines subscriber count information for DBS providers and MVPD operator Qwest.

¹⁶Petition at 8. A zip code plus four analysis allocates DBS subscribers to a franchise area using zip code plus four information that generally reflects franchise area boundaries in a more accurate fashion than standard five digit zip code information.

¹⁷Petition at 8.

¹⁹47 C.F.R. § 0.283.

ATTACHMENT A

CSR(s) 8057-E, and 8058-E

COMMUNITIES SERVED BY COXCOM, INC. D/B/A COX COMMUNICATIONS OMAHA AND COX COMMUNICATIONS SUN VALLEY

Communities	CUID(s)	CPR*	2000 Census Household	Estimated DBS & Other MVPD Subscribers
CSR 8057-E Douglas County	NE0068 NE0083	19.03%	19,636	3,737*
Sarpy County	NE0112 NE0080 NE0436	20.91%	12,858	2,689*
Elkhorn Papillion	NE0439 NE0469 NE0067	28.24% 16.34%	2,000 5,505	565 900
Pottawattamie County Crescent		23.65% 39.46%	6,214 192	1,470 76
CSR 8058-E Blaine County	ID0067	40.99%	2,370	972
Hailey Ketchum	ID0076 ID0055	39.55% 26.67%	2,389 1,582	945 422
Sun Valley	ID0007	26.59%	594	158

^{*}CPR = Percent of competitive DBS penetration rate.

^{*}Douglas County- includes 2,034 DBS subscribers and 1,703 Qwest subscribers.

^{*}Sarpy County- includes 1,978 DBS subscribers and 711 Qwest subscribers.